

ARTICLE XIV A.

WAREHOUSE RECEIPTS.

1. Who may issue.
2. Contents of receipt. Damages.
3. What receipt shall not contain.
4. Non-negotiable receipt.
5. Negotiable receipt. No provision to the contrary.
6. Duplicate receipts. Damages.
7. Words "non-negotiable" to be on non-negotiable receipt; proviso.
8. Conditions under which warehouseman must deliver. Burden of proof.
9. To whom warehouseman may deliver.
10. Liability for wrongful delivery.
11. Delivery without taking up receipt.
12. Delivery in part without taking up or properly marking receipt.
13. Alteration of receipt.
14. Lost receipt. Carrier still liable.
15. Liability of carrier who marks receipt "duplicate."
16. Warehouseman's title or right to goods.
17. Interpleader.
18. Claim by party other than depositor and his allenees.
19. Warehouseman's defences.
20. Liability of warehouseman—qualifying terms in receipt.
21. Warehouseman must exercise reasonable care.
22. Goods of different depositors to be kept separate.
23. Fungible goods may be mingled.
24. Liability of warehouseman under section 23.
25. Limitations upon attachment in warehouseman's hands.
26. Injunction to aid creditor of holder of receipt.
27. Warehouseman's lien.
28. Against what goods lien may be enforced.
29. How lien may be lost.
30. Conditions and extent of lien.
31. Refusal to deliver until lien satisfied.
32. Depositor liable regardless of lien.
33. How lien may be satisfied. Sale.
34. Perishable or hazardous goods.
35. Remedy for enforcing lien, not exclusive.
36. Carrier not liable after sale.
37. Negotiation by delivery.
38. Negotiation by endorsement.
39. Transfer of receipt. Non-negotiable receipt.
40. Who may negotiate a negotiable receipt.
41. Title of party to whom such receipt is negotiated.
42. Title of transferee. Notice to warehouseman of transfer—attachment.
43. When transferee entitled to endorsement.
44. Warranties of party negotiating or transferring.
45. Limitations of indorser's liability.
46. For what holder of receipt for security, is not liable.
47. Effect of breach of duty, fraud, etc., upon title of subsequent *bona fide* holder for value.

As to agents, factors and consignees, see art. 2, sec. 3, *et seq.* As to negotiable instruments, see art. 13. As to the assignment of *choses in action*, see art. 8.

The provisions of this article are very similar throughout to those of article 14. "Bills of Lading."